EXHIBIT B

Receivership Order

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

United States Securities and Exchange Commission,

Plaintiff,

v.

Jonathan Larmore, et al.,

Defendants.

No. CV-23-02470-PHX-DLR

ORDER APPOINTING
TEMPORARY RECEIVER AND
TEMPORARILY FREEZING
ASSETS AND IMPOSING
LITIGATION INJUNCTION

WHEREAS this matter has come before this Court upon motion of the Plaintiff U.S. Securities and Exchange Commission ("SEC" or "Plaintiff") to appoint a receiver in the above-captioned action to protect investors in investment funds (the "ArciTerra Funds") owned and/or controlled by one or more of Defendants Jonathan M. Larmore ("Larmore"), ArciTerra Companies, LLC ("ArciTerra"), ArciTerra Note Advisors II, LLC ("Fund II Advisors"), ArciTerra Note Advisors III, LLC ("Fund III Advisors"), and ArciTerra Strategic Retail Advisor, LLC ("ASR Advisor") (collectively, and excluding Larmore, the "Receivership Defendants"); and

WHEREAS the Court finds that, based on the record in these proceedings, the appointment of a receiver in this action is necessary and appropriate for the purposes of marshaling and preserving all assets of the ArciTerra Funds, the Receivership Defendants, and the known and unknown Affiliates of the Receivership Defendants (collectively, the "Receivership Entities"), I and to preserve those assets of the

¹ For purposes of this Order, the term "Affiliate" has the meaning ascribed to it in Rule 405 of the Securities Act of 1933, 17 C.F.R. § 230.405 ("An affiliate of, or person

Receivership Entities held in constructive trust for the Receivership Entities that were fraudulently or improperly transferred out of the Receivership Entities to CSL Investments, LLC ("CSL Investments"), MML Investments, LLC ("MML Investments"), Spike Holdings, LLC ("Spike Holdings"), and JMMAL Investments, LLC ("JMMAL Investments") (collectively, the "Entity Relief Defendants"); and/or may otherwise be includable as assets of the estates of the Receivership Entities (collectively, the "Recoverable Assets");

 WHEREAS this Court has subject matter jurisdiction over this action and personal jurisdiction over the Receivership Entities, and venue properly lies in this district; and

 WHEREAS, Defendants and Relief Defendants have consented to entry of this Order pending the Court's determination of the SEC's motion for a preliminary injunction.

 NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

I. Exclusive Jurisdiction

1. This Court hereby takes exclusive jurisdiction and possession of all of the assets of the Receivership Entities, together with all proceeds thereof (collectively, the "Receivership Assets") of whatever kind, wherever situated, or whenever obtained.

II. Appointment of Receiver

2. Until further Order of this Court, Allen Applbaum is hereby appointed to serve without bond as receiver (the "Receiver") for the receivership estate of the Receivership Entities (the "Receivership Estate"), including the Receivership Assets, to, among other duties and rights set forth in this Order and available under applicable law

and without limiting any other provisions of this Order, (a) preserve the status quo to enable the Receiver to perform the duties specified hereunder; (b) ascertain the financial

affiliated with, a specified person, is a person that directly, or indirectly through one or more intermediaries, controls or is controlled by, or is under common control with, the person specified."). A non-exhaustive list of Receivership Entities is attached as Exhibit A to this Order.

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 3 of 49

condition of the Receivership Entities and Receivership Assets; (c) oversee and manage, consistent with the relevant governing documents and applicable law, the Receivership Entities and Receivership Assets; (d) prevent the encumbrance or disposal of the Receivership Assets contrary to the Receiver's mandate; (e) preserve the books, records, and documents of the Receivership Entities and Receivership Assets; (f) manage litigation by and against the Receivership, the Receivership Entities and the Receivership Assets; (g) propose for Court approval a fair and equitable distribution of the remaining Receivership Assets; and (h) be available to respond to investor inquiries, all as further set forth in this Order.

III. Asset Freeze

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3. Except as otherwise specified herein or in other orders of this Court, all assets of Larmore, all Receivership Assets, and all Recoverable Assets held by the Entity Relief Defendants are frozen, except for assets in the Receiver's control or which come under the Receiver's control, whose disposition is governed by other provisions of this Order including but not limited to the use of such assets needed to continue the ordinary course operations of the Receivership Entities for the benefit of investors as determined by the Receiver as set forth in Paragraph 6.G of this Order. Defendants, Entity Relief Defendants, and Defendants' and Entity Relief Defendants' officers, agents, servants, employees, attorneys, subsidiaries and affiliates, and those persons in active concert or participation with any of them, who receive actual notice of this Order, by personal service or otherwise, and each of them, be and hereby are restrained and enjoined from, directly or indirectly, transferring, assigning, selling, hypothecating, changing, wasting, dissipating, converting, concealing, encumbering, or otherwise disposing of, in any manner, any funds, assets, securities, claims or other real or personal property, including any notes or deeds of trust or other interest in real property, wherever located, of any one of the Defendants or Entity Relief Defendants (up to the amount of Recoverable Assets held by the Entity Relief Defendants), or their subsidiaries or affiliates, owned by, controlled by, managed by or in the possession or custody of any of them and from

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 4 of 49

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transferring, encumbering, dissipating, incurring charges or cash advances on any debit or credit card or credit arrangement of any one of Defendants and Entity Relief Defendants (up to the amount of Recoverable Assets held by the Entity Relief Defendants). A nonexhaustive list of known bank accounts with appropriate redactions for personally identifiable information and entities subject to the asset freeze is attached hereto as Exhibit B.²

IV. General Powers and Duties of Receiver

- 4. The Receiver shall have all powers, authorities, rights, and privileges heretofore possessed by the Receivership Entities, and any officers, directors, managers, managing members, and general and limited partners of the Receivership Entities, under applicable state and federal law, by the governing charters, by-laws, articles, and/or agreements in addition to all powers and authority of a receiver at equity, and all powers conferred upon a receiver by the provisions of 28 U.S.C. §§ 754, 959 and 1692, and Fed. R. Civ. Proc. 66, except that the Receiver shall conduct a cost/benefit analysis and consult with the SEC staff prior to commencing any affirmative litigation.
- 5. All of the powers derived from any source of any and all officers, directors, managers, managing members, general and limited partners, employees, investment advisers, accountants, attorneys, and other agents and advisers of the Receivership Entities are hereby suspended, except to the extent as may hereafter be expressly granted by the Receiver in the Receiver's sole discretion and, to the extent necessary (in the sole determination of the Receiver), approved by the Court. The Receiver shall assume and control the operation of the Receivership Entities and shall preserve all of their assets and claims for the benefit of the Receivership Estate. No person holding or claiming any position of any type with any of the Receivership Entities shall have any authority to act by or on behalf of any of the Receivership Entities, except as may be expressly authorized or delegated by the Receiver in writing.

² The SEC and counsel for the Defendants are authorized to transmit a version of Exhibit B that contains the full bank account numbers subject to this Order to the relevant financial institutions listed on Exhibit B.

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 5 of 49

- 6. Without limiting the other provisions in this Order, the Receiver shall have the following general powers and duties:
 - A. Take and retain immediate possession and control of all Receivership Assets and all books, records and documents of the Receivership Entities, wherever located, related to the Receivership Assets, and to sue for and collect, recover, receive and take into possession from third parties, all Receivership Assets and records relevant thereto;
 - B. Manage, control, operate and maintain the Receivership Entities and hold in the Receiver's possession by and through the Receivership Estate, custody and control of all Receivership Assets, subject to the other provisions of this Order;
 - C. Take any action which, prior to the entry of this Order, could have been taken by the officers, directors, managers, managing members, and general and limited partners, and agents of the Receivership Entities, acting in their respective capacities;
 - D. Take such action as necessary and appropriate for the preservation of the Receivership Estate and Receivership Assets and to prevent the dissipation or concealment of the Receivership Assets;
 - E. Conduct an orderly liquidation or disposition of the Receivership Entities and the Receivership Assets in a manner and over a period of time calculated to maximize their value for investors and the Receivership Estate;
 - F. Have exclusive control of, and be made the sole authorized signatory for, all accounts at any bank, brokerage firm or financial institution that has possession or control of any Receivership Assets; *provided, however*, that the Receiver may from time to time designate additional signatories as determined in the Receiver's sole discretion;
 - G. Pay from the Receivership Assets necessary expenses required to preserve and administer the Receivership Assets and Receivership Estate, but in no event shall the Receiver, without prior order of the Court, make any payments or

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 6 of 49

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transfers of property of a value in excess of \$10,000 (ten-thousand dollars), except that the Receiver may pay the following fees, costs, expenses and other charges in the ordinary course without regard to (i) the foregoing cap and (ii) the asset freeze in Paragraph 3 of this Order, and without prior order of the Court: (i) compensation and benefits to employees, including temporary non-payroll staff, (ii) insurance premiums and related costs, (iii) other routine operating costs and expenses of the Receivership Estate, including, without limitation, taxes, rent, information technology (including maintenance of hardware and software), water, electric, telephone, sewage, garbage, trash removal, and other utilities and services, and (iv) all other costs and expenses authorized by this Court pursuant to this Order or any other order of this Court;

Locate and bring into the Receivership Estate by all reasonable means

Engage and employ agents, claim and noticing agents, persons, firms and

Receivership Assets and Recoverable Assets that may have been conveyed to, or

other persons and entities, including accountants, attorneys, experts, liquidators, brokers, traders, or auctioneers (collectively, "Retained Personnel"), to assist in

are under the possession and control of, third parties or otherwise concealed;

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the carrying out of the Receiver's duties and responsibilities hereunder, subject to prior order of the Court, and pay Retained Personnel in accordance with the "Billing Instructions for Receivers in Civil Actions Commenced by the U.S. Securities and Exchange Commission" (the "Billing Instructions"), as modified by this Order; Manage any litigation and claims against the Receivership Entities and/or J. the Receivership Assets; Recommend to the SEC staff and counsel for the Defendants whether

litigation against third parties should be commenced to recover assets for the

benefit of the Receivership Estate and how the litigation fees and costs should be

paid, including on a contingent fee basis;

- L. Commence, maintain, pursue, resist and defend all suits, actions, claims, and demands which may now be pending or which may be brought by or asserted against the Receivership Entities (in the name of the Receivership Entities and/or the Receivership Assets, the Receiver, or the Receivership Estate;
- M. Bring all other legal actions based on law or equity in any state, federal, or foreign court (including in the name of the Receivership Entities), as the Receiver deems necessary or appropriate in discharging the Receiver's duties as Receiver and maximizing recoveries for investors and creditors of the Receivership Entities;
- N. Sell, assign, transfer or otherwise dispose of any assets of the Receivership Entities either directly or through one or more Retained Personnel, subject to approval by this Court with respect to any material assets;
- O. At the appropriate time, propose to the Court a plan to distribute available Receivership Assets to investors and creditors of the Receivership Entities that may include provisions for (i) an initial distribution to be made by the Receiver, (ii) interim distributions to be made by the Receiver from time to time, (iii) a final distribution to be made by the Receiver, (iv) a bar date for the filing of claims in the Receivership Estate against the Receivership Entities and the Receivership Assets and/or for the filing of objections to a schedule of claims prepared by the Receiver for the purpose of making distributions, (v) a claim review and reconciliation process, (vi) a dispute resolution process for resolving any disputes concerning claims or proposed distributions, and (vii) such other matters as are determined by the Receiver to be reasonably necessary to facilitate or implement the claim and distribution processes, which plan shall be subject to Court approval;
- P. Cause the Receiver and its agents to be named as an additional insured on any insurance policies covering the Receivership Estate or Receivership Assets;
- Q. In the Receiver's sole discretion or as necessary to maintain lending relationships, obtain and/or maintain insurance covering the Receivership Estate,

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 8 of 49

 the Receivership Entities and/or the Receivership Assets, and such insurance expense shall be deemed a normal, ordinary, and necessary operating expense of the Receivership Estate;

- R. Consult with the SEC staff, counsel for the Defendants, creditors and investors regarding any Receivership Estate matter; and
- S. Take such other action as may be approved by the Court.

V. Access to Information, Books, Records, and Accounts

- 7. The Receivership Entities and each of their (including former) officers, directors, managers, managing members, general and limited partners, agents, attorneys, accountants, and employees, as well as those acting in their place, are hereby ordered and directed to preserve and turn over to the Receiver forthwith all paper and electronic information of, and/or relating to, the Receivership Entities and/or Receivership Assets; such information shall include but not be limited to books, records, documents, accounts and all other instruments and papers.
- 8. The Receivership Entities and each of their (including former) officers, directors, managers, managing members, general and limited partners, agents, attorneys, accountants, and employees, as well as those acting in their place, shall cooperate fully with the Receiver in his or her efforts to carry out the obligations, duties and purposes set out in this Order, subject to and limited by their Fifth Amendment rights.
- 9. The Receiver is authorized to open all electronic mail generated by, directed to, or received by the Receivership Entities and all mail directed to or received by or at the offices or post office boxes of the Receivership Entities, and to inspect all mail opened prior to the entry of this Order, to determine whether items or information therein fall within the mandates of this Order.
- 10. All banks, brokerage firms, financial institutions, and other persons or entities which have possession, custody, or control of any assets or funds held by, in the name of, or for the benefit, directly or indirectly, of the Receivership Entities that receive actual notice of this Order shall (i) not liquidate, transfer, sell, convey or otherwise

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 9 of 49

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transfer any assets, securities, funds, or accounts in the name of or for the benefit of the Receivership Entities except upon written instructions from the Receiver; (ii) not exercise any form of set-off, alleged set-off, lien, or any form of self-help whatsoever, or refuse to transfer any funds or assets to the Receiver's control without the permission of this Court; and (iii) cooperate expeditiously in providing information and transferring funds, assets, and accounts to the Receiver or at the direction of the Receiver.

VI. Notice to Third Parties

11. The Receiver shall promptly give notice of the Receiver's appointment to all known past and present officers, directors, managers, managing members, general and limited partners, agents, attorneys, accountants, and employees of the Receivership Entities, as the Receiver deems necessary or advisable to effectuate the operation of the receivership.

12. All persons and entities owing any obligation or debt to any Receivership Entity shall, until further ordered by this Court, perform and/or pay all such obligations in accordance with the terms thereof to the Receiver and its receipt for such payments shall have the same force and effect as if the applicable Receivership Entity had received such performance or payment.

13. The Receiver is authorized to communicate with, and/or serve this Order upon, any person, entity, or government office that he deems appropriate to inform them of the status of this matter and/or the financial condition of the Receivership Estate. All government offices which maintain public files of security interests in real and personal property shall, consistent with such office's applicable procedures, record this Order upon the request of the Receiver or the SEC.

14. The Receiver is authorized to instruct the United States Postmaster to hold and/or reroute mail which is related, directly or indirectly, to the business, operations or activities of any of the Receivership Entities (the "Receiver's Mail"), including all mail addressed to, or for the benefit of, the Receivership Entities. The United States Postmaster shall not comply with, and shall immediately report to the Receiver, any

change of address or other instruction given by anyone other than the Receiver concerning the Receiver's Mail. The Receivership Entities shall not open any of the Receiver's Mail and shall immediately turn over such mail, regardless of when received, to the Receiver. All personal mail of any individuals, and/or any mail appearing to contain privileged information, and/or any mail not falling within the mandate of the Receiver, shall be released to the named addressee by the Receiver. The foregoing instructions shall apply to any proprietor, whether individual or entity, of any private mailbox, depository, business or service, or mail courier or delivery service, hired, rented or used by the Receivership Estate. The Receivership Entities shall not open a new mailbox, or take any steps or make any arrangements to receive mail in contravention of this Order, whether through the U.S. mail, a private mail depository or courier service.

15. Subject to payment for services provided, any entity furnishing space, water, electric, telephone, sewage, garbage, trash removal, or any other services to the Receivership Entities shall maintain such service and related account in the name of the Receivership Entity for the benefit of the Receiver and Receivership Estate, or transfer such account to the Receiver, unless instructed to the contrary by the Receiver.

VII. Injunction Against Interference with Receiver

16. The Receivership Entities, and all persons and entities receiving notice of this Order by personal service, mail, electronic mail, facsimile, regular mail, through electronic case filing notices, overnight courier, or in any other manner consistent with due process, are hereby restrained and enjoined from directly or indirectly taking any action or causing any action to be taken, without the express written agreement of the Receiver, that would:

A. Interfere with the Receiver's efforts to take control, possession, or management of the Receivership Entities or any Receivership Assets; such prohibited actions include but are not limited to, using self-help or executing or issuing or causing the execution or issuance of any court attachment, subpoena, replevin, execution, or other process for the purpose

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 11 of 49

enforcing a lien upon any Receivership Assets; Hinder, obstruct or otherwise interfere with the Receiver in the performance

of impounding or taking possession of or interfering with or creating or

- B. Hinder, obstruct or otherwise interfere with the Receiver in the performance of the Receiver's duties; such prohibited actions include but are not limited to, concealing, destroying or altering records or information or interfering with any claim, distribution, and/or wind-down plans or processes established by the Receiver;
- C. Dissipate or otherwise diminish the value of any Receivership Assets; such prohibited actions include but are not limited to, releasing claims or disposing, transferring, exchanging, assigning or in any way conveying any Receivership Assets, enforcing judgments, assessments, or claims against the Receivership Entities or any Receivership Assets, attempting to modify, cancel, terminate, call, extinguish, revoke, or accelerate (the due date of) any lease, loan, mortgage, indebtedness, security agreement or other agreement executed by the Receivership Estate or which otherwise affects any Receivership Assets; or,
- D. Interfere with or harass the Receiver, any Retained Personnel or any Ordinary Course Professional, or interfere in any manner with the exclusive jurisdiction of this Court over the Receiver, the Receivership Estate, the Receivership Entities, or the Receivership Assets.
- 17. The Receiver shall promptly notify the Court, the SEC staff, and counsel for the Defendants of any failure or apparent failure of any person or entity to comply in any way with the terms of this Order.

VIII. Stay of Litigation

18. As set forth in detail below, the following proceedings, *excluding* (i) the instant proceeding, (ii) all police or regulatory actions and actions of the SEC related to the above-captioned enforcement action, (iii) all actions pending or to be brought by the United States of America or any of its agencies, (iv) all actions pending or to be brought

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 12 of 49

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by any state or commonwealth within the United States of America pursuant to such state's or commonwealth's police and regulatory power, and (v) all actions subject to the stipulation attached hereto as Exhibit C are stayed and/or enjoined until further Order of this Court:

All existing or future civil legal proceedings of any nature, including, but not limited to, bankruptcy proceedings, arbitration proceedings, foreclosure actions, default proceedings, or other actions of any nature involving: (a) the Receiver, in the Receiver's capacity as Receiver; (b) the Retained Personnel, in their respective capacities as such; (c) the Receivership Estate; and (d) the Receivership Entities or any Receivership Assets, wherever located. Any person or entity that seeks to put one or more of the Receivership Entities into voluntary or involuntary bankruptcy proceedings must seek leave of Court on motion upon no less than 14 (fourteen) days' notice to the Receiver and to the SEC staff. Any such motion must show good cause for the filing of voluntary or involuntary bankruptcy proceedings for such Receivership Entities. Any person or entity may seek leave of this Court to proceed against the Receiver, in such capacity; the Retained Personnel, in such capacity; the Receivership Estate; the Receivership Entities; and the Receivership Assets. A non-exclusive list of litigations involving the Receivership Entities and Receivership Assets that are not otherwise excluded from the stay is set forth on Exhibit D hereto.

19. The foregoing stay and injunction shall not prohibit the Receiver from commencing or continuing any litigation in its own name or in the name of any Receivership Entity. For any cause of action accrued or accruing in favor of the Receivership Estate against a third person or party, any applicable statute of limitation is tolled during the period in which this stay of existing legal proceedings and injunction against commencement of new or expanded legal proceedings is in effect as to that cause of action. The Receiver shall provide notice of this stay of litigation order to the parties in all known pending cases against the Defendants and entities that they own or control.

IX. Managing Assets

- 20. The Receiver shall at all times administer the Receivership Assets with the care and diligence that an ordinary prudent individual would use in handling such person's own estate.
- 21. Subject to the restrictions in paragraph 6(G), the Receiver may, without further Order of this Court pay expenses that arise in the ordinary course of the Receivership Entities' orderly wind down, on terms and in the manner the Receiver deems most beneficial to the Receivership.
- 22. The Receiver is authorized, without leave of Court, to take all actions to manage, maintain, and/or wind-down business operations of the Receivership Entities, including making legally required payments to creditors, employees, and agents of the Receivership Entities and Receivership Estate, communicating with vendors, landlords, investors, governmental and regulatory authorities, and others, and preparing and filing all necessary tax returns, as appropriate and necessary for the orderly wind down or disposition of the Receivership Entities consistent with 28 U.S.C. § 959(b).
- 23. In the exercise of the Receiver's business judgment, the Receiver may take all necessary steps to enable the Receivership Estate to obtain and maintain the status of a taxable "Settlement Fund," within the meaning of Section 468B of the Internal Revenue Code and of the regulations.

X. Investigate and Prosecute Claims

- 24. The Receiver is authorized, empowered, and directed to, in its own name or in the name of the Receivership Entities, investigate, prosecute, commence, maintain, defend, intervene in or otherwise participate in, compromise, settle, and/or adjust actions in any state, federal or foreign court or proceeding of any kind as may, in the Receiver's sole discretion, be advisable or proper to recover and/or conserve Receivership Assets.
- 25. The Receiver is authorized, empowered, and directed to investigate the manner in which the financial and business affairs of the Receivership Entities were conducted and (after consultation with SEC staff) to institute such actions and legal

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 14 of 49

proceedings, for the benefit and on behalf of the Receivership Estate, as the Receiver deems necessary and appropriate. Prior to investigating any Defendants or Relief Defendants, the Receiver shall coordinate with the SEC staff to minimize expense and duplication.

26. In furtherance of the Receiver's power to manage litigation and to conduct an investigation, the Receiver is authorized to issue subpoenas for documents and testimony consistent with the Federal Rules of Civil Procedure and Court orders without further leave of Court.

27. Any and all attorney-client privilege, work product protection, common interest or joint defense privilege, or other privilege or immunity (collectively, the "Privileges") of the Receivership Entities (but excluding any of the Relief Defendants), and/or attaching to or arising in or in connection with any of their documents, data or communications (whether written or oral), are hereby transferred and belong exclusively to the Receiver for the benefit of the Receivership Estate. The Receiver therefore has sole authority, and is hereby empowered, to enforce, waive, assign, or release any or all Privileges in the exercise of its duties as Receiver.

XI. Bankruptcy Filing

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28. The Receiver may seek authorization of this Court to file a voluntary petition for relief under Title 11 of the United States Code (the "Bankruptcy Code") for any or all of the Receivership Entities upon 5 business days' notice. If any Receivership Entity or any Receivership Asset is placed into a bankruptcy proceeding, the Receiver may become, and may be empowered to operate the entity or asset, as a debtor in possession. In such a situation, the Receiver shall have all of the powers and duties as provided a debtor in possession under the Bankruptcy Code to the exclusion of any other person or entity. The Receiver is vested with management authority for the Receivership Entities and the Receivership Assets and may therefore file such Chapter 11 petitions and have all of the powers and duties as provided a debtor in possession under the Bankruptcy Code. See In re Bayou Group, LLC, 564 F.3d 541, 548-49 (2d

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 15 of 49

Cir. 2009).

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29. The provisions of Article VIII above bar any person or entity, other than the Receiver, from placing any Receivership Entity or any Receivership Asset into bankruptcy without prior leave of Court on motion providing no less than 14 (fourteen) days' notice to the Receiver, the SEC, and to counsel for the Defendants.

XII. Conflicts; Liability of the Receiver

- 30. The Receiver has a continuing duty to ensure that there are no conflicts of interest between the Receiver, on the one hand, and the Receivership Estate and Receivership Assets, on the other hand.
- 31. Until further Order of this Court, the Receiver shall not be required to post bond or give an undertaking of any type in connection with the Receiver's fiduciary obligations in this matter, and, if so ordered, all costs and expenses of procuring any such bond or undertaking shall be deemed expenses reimbursable to the Receiver from the Receivership Estate.
- 32. The Receiver and Retained Personnel are entitled to rely on all outstanding rules of law and Orders of this Court and shall not be liable to any person or entity for their own good faith compliance with any order, rule, law, judgment, or decree. In no event shall the Receiver or Retained Personnel be liable to anyone for their good faith compliance with their respective duties and responsibilities.
- 33. The Receiver and Retained Personnel shall be indemnified by each of the Receivership Entities except for gross negligence, willful misconduct, fraud, or breach of fiduciary duty determined by a final order no longer subject to appeal, for all judgments, costs, and reasonable expenses including legal fees (which shall be paid under the indemnity after court approval as they arise) arising from or related to any and all claims of whatsoever type brought against any of them in their capacities as Receiver and Retained Personnel; provided, however, that nothing herein shall limit the immunity of the Receiver and the Receiver's advisers and agents allowed by law or deprive the Receiver or the Receiver's advisers and agents of indemnity for any act or omission for

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 16 of 49

which they have immunity.

34. This Court shall retain exclusive jurisdiction over any action filed against the Receiver or Retained Personnel based upon acts or omissions committed in their representative capacities or in connection with any action filed by any of them asserting an indemnity claim.

35. In the event the Receiver decides to resign, the Receiver shall first give written notice to counsel for the Defendants, the SEC's counsel of record, and the Court of its intention, and the resignation shall not be effective until the earlier of the date on which the Court appoints a successor and thirty (30) days from the date the Receiver shall have given such notice. The Receiver shall then follow such instructions as the Court may provide.

36. Prior to taking any action against the Receiver regarding the Receiver's conduct in his capacity as the Receiver, a person must seek and receive leave of this Court. This Court shall retain exclusive jurisdiction over any action or controversy regarding any matters relating to or arising from the Receiver's role and conduct in such role.

37. This Article XII shall survive the resignation or removal of the Receiver and any Retained Personnel and the termination of the receivership.

XIII. Recommendations and Reports

38. No later than ninety (90) days after the entry of this Order, the Receiver shall file and serve a full report and accounting of Receivership Assets (the "First Status Report"), reflecting (to the best of the Receiver's knowledge as of the period covered by the report) the existence, value, and location of all Receivership Assets, and of the extent of liabilities, both those claimed to exist by others and those the Receiver believes to be legal obligations of the Receivership.

- 39. The First Status Report shall contain the following:
- A. A summary of the operations of the Receiver;
- B. The amount of cash on hand, the amount and nature of accrued

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 17 of 49

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administrative expenses, and the amount of unencumbered funds in the estate;

- C. A schedule of all the Receiver's receipts and disbursements, with one column for the quarterly period covered and a second column for the entire duration of the receivership;
- D. A description of all known Receivership Assets;
- E. A description of liquidated and unliquidated claims held by the Receivership Estate and approximate valuations of claims;
- F. The Receiver's recommendations for a continuation or discontinuation of the receivership and the reasons for the recommendations;
- G. A recommendation whether to modify the list of Receivership Entities attached hereto as Exhibit A based on the Receiver's investigation; and
- H. Any other information that the Receiver reasonably deems appropriate to include in the First Status Report.

40. For good cause shown, the Receiver may seek leave of Court to extend the time set for the filing of the First Status Report and any Quarterly Status Report. In addition, if requested by the SEC or counsel for the Defendants, the Receiver is hereby authorized to share with the SEC and counsel for the Defendants a list of all known investors and creditors and the amount of their investments and claims, as applicable, redacted to exclude personally identifiable information.

41. Subsequent to the filing of the First Status Report, the Receiver shall file a quarterly status report (the "Quarterly Status Report") containing substantially the same type of information required to be set forth in the First Status Report. The Quarterly Status Report shall be filed within twenty (20) days of the end of each quarter, except that, the first Quarterly Status Report shall be filed upon the passing of the first full quarter after the First Status Report is filed.

42. On the request of the SEC, the Receiver shall provide any documentation that the SEC deems necessary to meet its reporting requirements, that is mandated by

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 18 of 49

1 2 statute or Congress, or that is otherwise necessary to further the SEC's or State Securities Regulator's mission.

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XIV. Fees, Expenses, and Accountings

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43. Subject to the specific provisions of this Order, the Receiver need not obtain Court approval prior to the disbursement of Receivership Assets for expenses in the ordinary course of the wind down of the Receivership Estate.

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44. Subject to the specific provisions of this Order, the Receiver is authorized to solicit Retained Personnel to assist the Receiver in carrying out the duties and responsibilities described in this Order. The Retained Personnel may include, without limitation, Stoneturn Group, LLP, its professionals, paraprofessionals, and administrative staff (together, "Stoneturn"). The Receiver is hereby expressly authorized to utilize the services of Stoneturn as Retained Personnel (rather than utilizing other similarly situated or available personnel or professional services firms).

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45. With the exception of Stoneturn and Archer & Greiner, P.C. ("Archer & Greiner"), whom the Court hereby approves as Retained Personnel under this Order, the Receiver shall not engage any Retained Personnel without first obtaining an Order of the Court authorizing such engagement. For the avoidance of doubt, the term "Retained Personnel" shall include any professionals retained to provide services to or for any Receivership Entity, any Receivership Asset, the Receiver, or the Receivership Estate,

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and any counsel retained for any purpose.

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46. Within thirty (30) days of entry of this Order, each of Stoneturn and Archer & Greiner shall file with the Court sworn declarations disclosing any and all material connections that they may have to this case. Each of Stoneturn and Archer & Greiner shall have a continuing obligation to disclose any potential conflicts that may arise during the course of this Receivership.

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> 47. The Receiver and Retained Personnel are entitled to reasonable compensation and expense reimbursement from the Receivership Assets as described in the Billing Instructions agreed to by the Receiver, as modified by this Order, a copy of

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Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 19 of 49

compensation shall require the prior approval of the Court.

which is available at https://www.sec.gov/oiea/Article/billinginstructions.pdf.

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48. Within forty-five (45) days after the end of each calendar quarter, the Receiver and Retained Personnel shall apply to the Court for compensation and expense reimbursement from the Receivership Assets (the "Quarterly Fee Applications"). At least thirty (30) days prior to filing each Quarterly Fee Application with the Court, the Receiver and Retained Personnel will serve upon counsel for the Defendants and counsel for the SEC a complete copy of its proposed Quarterly Fee Application, together with all exhibits and relevant billing information in a format to be provided by SEC staff.

49. All Quarterly Fee Applications will be interim and will be subject to cost benefit and final reviews at the close of the Receivership Estate. Such cost benefit review may include an evaluation of the results achieved in relation to the costs associated with any particular Receivership Asset. At the close of the Receivership Estate, the Receiver and Retained Personnel will each file a final fee application, describing in detail the costs and benefits associated with all litigation and other actions pursued by the Receiver or Retained Personnel, as applicable, during the course of the Receivership Estate.

50. Quarterly Fee Applications will be subject to a holdback in the amount of 10% of the amount of fees and expenses for each application filed with the Court or such other percentage holdback as the Court may order on its own motion or on the request of the SEC or counsel for the Defendants. To the extent any fees or expenses are not approved by the Court, they must be offset against the 10% holdback (or such other holdback ordered by the Court) or be disgorged from the professional as appropriate.

- 51. Each Quarterly Fee Application shall:
- A. Comply with the terms of the Billing Instructions agreed to by the Receiver, as modified by this Order; and
- B. Contain representations (in addition to the Certification required by the Billing Instructions) that: (i) the fees and expenses included therein were incurred in the best interests of the Receivership Estate; and, (ii) with the

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 20 of 49

exception of the Billing Instructions, as modified by his Order (and the fact that the Receiver may benefit (directly or indirectly) from the compensation paid to StoneTurn), the Receiver or Retained Personnel, as applicable, has not entered into any agreement, written or oral, express or implied, with any person or entity concerning the amount of compensation paid or to be paid from the Receivership Assets, or any sharing thereof.

- 52. At the close of the Receivership, the Receiver shall submit a Final Accounting, in a format to be provided by SEC staff, and the Receiver and each Retained Personnel shall submit a final application for compensation and expense reimbursement.
- 53. With respect to any motion or application filed in this case by the Receiver, if no party in interest objects prior to the objection deadline applicable thereto, the Receiver may file a notice of no objection with this Court and request that the Court enter the corresponding order without the need for a hearing.
- 54. This Order shall remain in full force and effect pending further order of the Court.

SO ORDERED.

Dated this 21st day of December, 2023.

Douglas L. Rayes United States District Judge

EXHIBIT A

EXHIBIT A

RECEIVERSHIP ENTITIES

1000 WEST MARION PG FL, LLC 1921 GALLATIN PIKE NASHVILLE TN, LLC 2006 OPERATING PARTNERSHIP, L.P. 2513 E NORTH STREET KENDALLVILLE IN, LLC 412 CROSS OAKS MALL PLAINWELL ML, LLC 5339 ELVIS PRESLEY BLVD. MEMPHIS TN, LLC 5450 US HIGHWAY 80 EAST PEARL MS, LLC 60 COLONIAL PROMENADE PARKWAY ALABASTER AL, LLC 601 RETTA FL, LLC 601 TRENTON ROAD MCALLEN TX, LLC 613 RETTA FL, LLC 700 NORTH GRAND AVENUE MT. PLEASANT, 1A, LLC 751W RETTA ESPLANDE FL, LLC 752 SOUTH ANDY GRIFFITH PARKWAY MT AIRY NC, LLC 7525 PINE VALLEY LANE OWNER, LLC 8001 VAUGHN ROAD MONTGOMERY AL, LLC 81 JAMESON LANE GREENVILLE AL, LLC 880 W MARION AVE FL, LLC 900 WEST MARION AVENUE FL, LLC ALOHA POP UP PRODUCTIONS, LLC ARCITERRA AA BARBOURVILLE KY, LLC ARCITERRA AA LINCOLN NE, LLC ARCITERRA AA MANISTEE ML, LLC ARCITERRA AA PAPILLION NE, LLC ARCITERRA AA PEARL MS, LLC ARCITERRA AA THEODORE AL, LLC ARCITERRA AA WEST LIBERTY KY, LLC ARCITERRA AZ SLIDELL LA, LLC ARCITERRA AZ TEMPLE GA, LLC ARCITERRA AZ WILLIS TX, LLC ARCITERRA BELL YORK SC, LLC ARCITERRA BP OLATHE KS, LLC

ARCITERRA CH NEW ORLEANS LA, LLC

ARCITERRA COMMERCIAL PROPERTY REIT, LP

ARCITERRA COMMERICAL PROPERTY REIT, INC.

ARCITERRA COMPANIES, LLC

ARCITERRA CV LAFAYETTE LA, LLC

ARCITERRA CV TARPON SPRINGS FL, LLC

ARCITERRA DESIGN, LLC

ARCITERRA DG CAMPBELLSVILLE KY, LLC

ARCITERRA DG GREENVILLE KY, LLC

ARCITERRA DG JUNCTION CITY KY, LLC

ARCITERRA DG MEMPHIS TN, LLC

ARCITERRA DG NORTH BEND OH, LLC

ARCITERRA DG RAVENNA KY, LLC

ARCITERRA DG SHEPHERDSVILLE KY, LLC

ARCITERRA DG SOUTH CHARLESTON OH, LLC

ARCITERRA DG WISTER OK, LLC

ARCITERRA DKS GRAND CHUTE WL, LLC

ARCITERRA FD BOWMAN SC, LLC

ARCITERRA FD EHRHARDT SC, LLC

ARCITERRA FD GREELEYVILLE SC, LLC

ARCITERRA FD PAXVILLE SC, LLC

ARCITERRA FD TUBERVILLE SC, LLC

ARCITERRA FESTIVAL MONTGOMERY AL, LLC

ARCITERRA GC JOHNSON CITY NY, LLC

ARCITERRA GREYSTONE HOOVER AL, LLC

ARCITERRA GROUP, LLC

ARCITERRA HD HENDERSONVILLE TN, LLC

ARCITERRA HD MCALLEN TX, LLC

ARCITERRA KLS JENSEN BEACH FL, LLC

ARCITERRA KLS WARSAW IN, LLC

ARCITERRA KLS WAUSAU WL, LLC

ARCITERRA MICHIGAN ROAD INDIANAPOLIS IN, LLC

ARCITERRA MOV GAL GODDARD KS, LLC

ARCITERRA MOV GAL PARK CITY KS, LLC

ARCITERRA MW NASHVILLE TN, LLC

ARCITERRA NATIONAL REIT, INC.

ARCITERRA NATIONAL REIT, LP

ARCITERRA NOBLE WEST NOBLESVILLE 1N, LLC

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 24 of 49

ARCITERRA NOTE ADVISORS II, LLC

ARCITERRA NOTE ADVISORS III, LLC

ARCITERRA NOTE FUND II LLC

ARCITERRA NOTE FUND III LLC

ARCITERRA NS INVESTMENT CO.

ARCITERRA OFF PEP PEARL MS, LLC

ARCITERRA OLATHE POINTE OLATHE KS LLC

ARCITERRA OPPORTUNITY FUND I, LLC

ARCITERRA OR BATTLE CREEK ML, LLC

ARCITERRA OS MT. PLEASANT IA, LLC

ARCITERRA REAL ESTATE INVESTMENT TRUST, INC.

ARCITERRA REGIONS LAMARQUE TX, LLC

ARCITERRA REIT I MEMBER, LLC

ARCITERRA REIT I MEMBER, LLC

ARCITERRA REIT I MEMBER, LLC

ARCITERRA REIT RSC, LP

ARCITERRA REIT, LP

ARCITERRA SHOPPES AT ALABASTER AL, LLC

ARCITERRA STAR LANCASTER OH, LLC

ARCITERRA STRATEGIC INCOME CORPORATION-BELLEVILLE CROSSING IL

ARCITERRA STRATEGIC RETAIL - SUFFOLK VA, LLC

ARCITERRA STRATEGIC RETAIL ADVISOR, LLC

ARCITERRA STRATEGIC RETAIL ADVISOR, LLC

ARCITERRA STRATEGIC RETAIL REIT, INC.

ARCITERRA STRATEGIC RETAIL-ELYRIA OH, LLC

ARCITERRASTRATEGIC RETAIL-PLAINFIELD VILLAGEUM, LLC

ARCITERRA STRATEGIC RETAIL-PLAINFILED VILLAGE IN, LLC

ARCITERRA STRATEGIC RETAIL-WHEATLAND IL, LLC

ARCITERRA S-W BURTON ML, LLC

ARCITERRA S-W KALAMAZOO ML, LLC

ARCITERRA S-W LORAIN OH, LLC

ARCITERRA USB BISMARK ND, LLC

ARCITERRA USB NEW ALBANY OH, LLC

ARCITERRA USB ROCHESTER MN, LLC

ARCITERRA VERMONT INDIANAPOLIS IN, LLC

ARCITERRA VN CLARKSVILLE TN, LLC ~

ARCITERRA VN COLUMBIA TN LLC

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 25 of 49

ARCITERRA VN DICKSON TN, LLC

ARCITERRA VZ HOME GA, LLC

ARCITERRA VZ ROME GA, LLC

ARCITERRA WALCENT GREENVILLE AL, LLC

ARCITERRA WALCENT KENDALLVILLE IN, LLC

ARCITERRA WALCENT PLAINWELL ML, LLC

ARCITERRA WESTGAGE INDIANAPOLIS MEMBER, LLC

ARCITERRA WESTGATE INDIANAPOLIS IN II, LLC

ARCITERRA WESTGATE INDIANAPOLIS IN, LLC

ARCITERRA WG HOMETOWN IL, LLC

ARCITERRA WG KILMARNOCK VA, LLC

ARCITERRA WG MILWAUKEE WL, LLC

ARCITERRA WHITEFISH ADVISORS, LLC

ARCITERRA WHITEFISH OPPORTUNITY FUND, LLC

ARCITERRA WM DOUGLASVILLE GA, LLC

ASR REITLP

AT 18 MILE CENTRAL SC, LLC

AT ALTUS CUMBERLAND GA II, LLC

AT ALTUS CUMBERLAND GA, LLC

AT ALTUS CUMBERLAND MEMBER, LLC

AT ALTUS ECHELON IN, LLC

AT ALTUS ROSWELL GA, LLC

AT AUBURN PLAZA IN II, LLC

AT AUBURN PLAZA IN, LLC

AT AUBURN PLAZA MEMBER, LLC

AT BELLEVILLE CROSSING IL-INLINE, LLC

AT BELLEVILLE CROSSING IL-OUTLOTS LLC

AT BLOOMINGTON IL, LLC

AT BOUTTE LA, LLC

AT BRIARGATE IL, LLC

AT BUENA VISTA GA, LLC

AT CANAL WINCHESTER OH, LLC

AT CASTLETON IN ASSOCIATION MANAGER, LLC

AT CASTLETON IN MEMBER II, LLC

AT CASTLETON IN MEMBER, LLC

AT CASTLETON IN MEMBER, LLC

AT CASTLETON IN OWNER II, LLC

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 26 of 49

AT CASTLETON IN OWNER, LLC

AT CASTLETON IN OWNER, LLC

AT CASTLETON IN OWNER, LLC

AT CEDARTOWN GA OUTLOT, LLC

AT CEDARTOWN GA, LLC

AT CENTERVILLE GA, LLC

AT COLONY FITZGERALD GA LLC

AT CONCORD, LLC '

AT DILLON SC OUTLET, LLC

AT EASTMAN GA II, LLC

AT EASTMAN GA, LLC

AT EASTMAN GA, LLC

AT EASTMAN MEMBER, LLC

AT ELYRIA OH INLINE, LLC

AT ELYRIA OH OUTLOT, LLC

AT FL CONSTRUCTION, LLC

AT FORUM KY MEMBER II, LLC

AT FORUM KY MEMBER, LLC

AT FORUM KY MEMBER, LLC

AT FORUM LOUISVILLE KY II, LLC

AT HL BURLINGTON IAII, LLC

AT HL BURLINGTON IA, LLC

AT HL BURLINGTON MEMBER, LLC

AT JEFFERSON CENTER FW IN OWNER, LLC

AT JEFFERSON CENTER FW IN, LLC

ATJPM LINDENHURST IL, LLC

AT LIMA PLAZA FW IN OWNER, LLC

AT LIMA PLAZA FW IN, LLC

AT LINDENHURST IL, LLC

AT LONGVIEW MEMBER, LLC

AT LONGVIEW OUTLOT NORTHEAST, LLC

AT LONGVIEW OUTLOT WEST, LLC

AT LONGVIEW TXII, LLC

AT LONGVIEW TX, LLC

AT LUBBOCK TX, LLC

AT MAX FW IN OWNER, LLC'

AT MAX FW IN, LLC

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 27 of 49

AT MAYODAN MEMBER, LLC

AT MAYODAN NCII, LLC

AT MAYODAN NC, LLC

AT MF VEGAS, LLC

AT MIDWAY ELYRIA OH, LLC

AT ML LEASEHOLD HI, LLC

AT ML MANAGEMENT HILLC

AT MMH HI LLC

AT MT. PLEASANT LOT 2, LLC

AT NEW LENOX IL-GL, LLC

AT NEW LENOX IL- INLINE, LLC

AT NEW LENOX IL-INLINE II, LLC

AT NEW LENOX IL-OUTLOTS, LLC

AT NEW LENOX-IL MEMBER, LLC

AT NEW WEST CLIFTON CO, LLC

AT OLATHE MANAGER, LLC

AT OLATHE MANAGER, LLC

AT PINE VALLEY FW IN OWNER, LLC

AT PINE VALLEY FW IN, LLC

AT PLAINFIELD VILLAGE IN II, LLC

AT PLAINFIELD VILLAGE IN, LLC

AT PLAINFIELD VILLAGE MEMBER, LLC

AT PORTLAND COMMONS IN OWNER, LLC

AT PORTLAND COMMONS IN, LLC

AT PT DANVILLE IL II, LLC

AT PT DANVILLE IL, LLC

AT PT DANVILLE MEMBER, LLC

AT SALEM IL OUTLOT, LLC

AT SALISBURY NC OUTLOT, LLC

AT SANDERSVILLE GA, LLC

AT SEVEN HILLS AURORA CO II, LLC

AT SEVEN HILLS AURORA CO, LLC

AT SEVEN HILLS AURORA CO, LLC

AT SEVEN HILLS AURORA MEMBER, LLC

AT STATESBORO SQUARE GA, LLC

AT SUFFOLK VA2B-2, LLC

AT SUFFOLK VA2B-3, LLC

AT SUFFOLK VA2B-5, LLC

AT SUFFOLK VA 2B-6, LLC

AT SUFFOLK VABWW, LLC

AT SUFFOLK VA SC, LLC

AT SUWANEE DEPOT GA, LLC

AT SWEDEN MEMBER, LLC

AT SWEDEN NY II, LLC

AT SWEDEN NY, LLC

AT SWEEDEN NY OUTLOT, LLC

AT TIFFANY SQUARE ROCKY MOUNT NC, LLC

AT TOWNE SQUARE ROME GA, LLC

ATVILLA PLATTE LA II, LLC

AT VILLA PLATTE MEMBER, LLC

AT VILLE PLATTE LA, LLC

AT WHEATLAND NAPERVILLE IL, LLC

AT WILDWOOD PLAZA MO, LLC

ATA CHERRY CREEK IL, LLC

ATA CYPRESS TOWN CENTER TX, LLC

ATA FISHVILLE FL, LLC

ATA FISHVILLE MANAGEMENT, LLC

ATA FORUM LOUISVILLE KY, LLC

ATA FORUM LOUISVILLE,LLC

ATA HIRAM SQUARE GA, LLC

ATA LANIER FAYETTEVILLE GA II, LLC

ATA LANIER FAYETTEVILLE GA, LLC

ATA LANIER FAYETTEVILLE MEMBER, LLC

ATA MERCADO ST. AUGUSTINE FL, LLC

ATA PALENCIA ST. AUGUSTINE FL, LLC

ATA PLAZA OK, LLC

ATA PRESTON PLAZA KY, LLC

ATA ROGERS BRIDGE GA, LLC

ATA STONE LITHONIA GA, LLC

ATA TRINITY PLACE TN, LLC

ATG REIT RSC, LP

ATR 32, LLC

BPS, L.L.C.

BPS, L.L.C. OF ALABAMA

BELLEVILLE IL OUTLOT 6, LLC

BLACK POINT RD, LLC

BREWHOUSE CENTER COURT, LLC

CASTLETON SHOPPING CENTER MK DISPOSITION, LLC

CASTLETON SHOPPING CENTER MK DISPOSITION, LLC

CHOVIA SHOPS MT AIRY NC, LLC

CSL INVESTMENTS, LLC

COLE CAPITAL FUNDS, LLC

DB COMMERCIAL MANAGEMENT, LLC

FISHVILLE KIOSK MEMBER, LLC

FK TELLURIDE, LLC

FUDGE IS US PG, LLC

FV BUILDING 13, LLC

FV BUILDING 15, LLC

GLENROSA 32, LLC

HARBOURVIEW MARKETPLACE, LLC

HARBOURVIEW STATION WEST, LLC

HELENA STAR MT, LLC

JB FISHVILLE HARBOR LAND LLC

JB FISHVILLE RETAIL LAND LLC

JB FORUM LAND, LLC

JB ML LAND HI, LLC ~

JB OLATHE OUTLOT 2, LLC

JB RE INVESTMENTS, LLC

JB SEVEN HILLS, LLC

JB SEVEN HILLS, LLC

JB TRANSPORTATION, LLC

JBM ACQUIST10NS LLC

JJ RESTAURANT HOLDINGS, LLC

JMLBC G4, LLC

JML MANAGER, LLC

JML TRUST MANAGER, LLC

LEGAL FLOAT LENDING, LLC

LOUISVILLE RESTAURANT PARTNERS, LLC

LOWER 5629 ROCKRIDGE ROAD, LLC

MML INVESTMENTS, LLC

JMMAL INVESTMENTS, LLC

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 30 of 49

MONTGOMERY MATTRESS, LLC MONTGOMERY MATTRESS, LLC PG HOSPITALITY, LLC PG WATERFRONT HOSPITALITY, LLC PT PLAZA, LLC SAML BAR AND GRILL, LLC SPIKE HOLDINGS AZ, LLC STAR MT, LLC STAR OH, LLC THE EXCHANGE PLAINWELL ML, LLC UPPER 5629 ROCKRIDGE ROAD, LLC VBH PG, LLC WALCENT ARKADELPHIA AK, LLC WALCENT ELK/IN, LLC WALCENT KENDALLVILLE IN, LLC WALCENT LAWTON OK, LLC WALCENT MORRILTON AK, LLC WALCENT NEWC/IN, LLC WALCENT PLAINWELL ML, LLC WALCENT SHELBY ML, LLC WALCENT SHOPS SUWANEE GA, LLC WALCENT WAYNESBORO MS, LLC WAWASEE WATERCRAFTS, LLC WHEATLAND CROSSING OWNERS ASSOCIATION WHEATLAND MARKETPLACE LOT 7 CONDOMINIUM ASSN. WHITEFISH OPPORTUNITY FUND, LLC

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 31 of 49

EXHIBIT B

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 32 of 49

NON-EXHAUSTIVE LIST OF JONATHAN LARMORE'S ASSETS AND ENTITIES SUBJECT TO ASSET FREEZE ORDER

City National Bank Legal Processing 555 S. Flower Street, 18th Floor Los Angeles, CA 90071

Email: Legal Processing@cnb.com

Account	Account Name
XXXXXX6693	Jonathan M Larmore; aka Sole and
	Separate

KS StateBank 1010 Westloop Place, Manhattan, KS 66502, 785-587-4000

Account	Account Name
XXXXXX0406	Jonathan M Larmore or Michelle A
	Larmore
XXXXXX0883	Jon Larmore - Savings
XXXXXX6141	Jonathan M Larmore
XXXXXX7488	Jon Larmore - Sole & Sep
XXXXXX8836	Wawasee Family Investments LP

Ridge Clearing & Outsourcing 1981 Marcus Ave # 200, New Hyde Park, NY 11042

510) 472-5400	
Account	Account Name
XXXXXX7728	Jonathan Larmore

Wells Fargo Wells Fargo Bank, N.A., 1305 W 23rd Street, MAC S4001-01E, Tempe, Arizona 85282

Account	Account Name
XXXXXX1161	Michelle A Larmore Jonathan M
	Larmore
XXXXXX2885	Jonathan M Larmore or Michelle A
	Larmore
XXXXXX5880	Jonathan M Larmore or Michelle A
	Larmore

Huntington National Bank Attn: GW4W34 5555 Cleveland Avenue Columbus, OH 43231

Email: CourtOrderProcessing@huntington.com

Account	Account Name
	Jonathan Larmore

Brokerage Accounts for Larmore

Financial Institution	
JP Morgan Securities LLC	
City National Securities	
TradeStation Securities, Inc	
TD Ameritrade, Inc. and TD	
Ameritrade Clearing, Inc.	
Fidelity	
SoFi Capital Advisors, LLC	
WeBull Financial LLC	
Ally Invest Securities f/k/a Ally	
Invest Group Inc.	
Apex Clearing Corporation	
Scott Trade	

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 33 of 49

Entities	
Morrison Island, LLC	
North East Wawassee, LLC	
Labalme Trail, LLC	
Lutheran Eye Care, LLC	
HV Gardens, LLC	
AT LC 87, LLC	
JML BC G400, LLC	

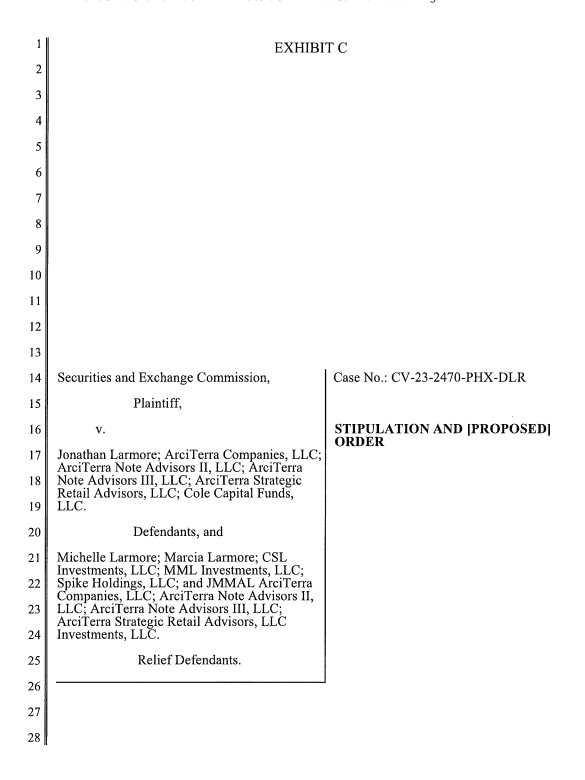
THE FOLLOWING BANK ACCOUNT IS NOT SUBJECT TO THE ASSET FREEZE.

Park National Bank Ashley Houston, Research Specialist, Item Processing Department, Research and Adjustments Group, office 740-349-2641, Fax 740-349-3709, 24/7 Care 888-474-PARK

research@parknationalbank.com

Account	Account Name
XXXXXX7227	Jonathan M Larmore

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 34 of 49



Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 35 of 49

STIPULATION

The plaintiff Securities and Exchange Commission ("SEC"), Defendants Jonathan M. Larmore ("Larmore"), ArciTerra Companies, LLC ("ArciTerra"), ArciTerra Note Advisors II, LLC ("Fund II Advisors"), ArciTerra Note Advisors III, LLC ("Fund III Advisors"), and ArciTerra Strategic Retail Advisor, LLC ("ASR Advisor") (collectively "ArciTerra Defendants"), and the Intervenors identified in the Schedule attached hereto ("Intervenors"), together referred to as the "Stipulation Parties," hereby stipulate and agree as follows:

- 1. The Intervenors do not object, and the ArciTerra Defendants consent, to the appointment by the Court of a receiver in this matter (the "SEC Action Receiver") over the ArciTerra Defendants, along with the known and unknown affiliates of the ArciTerra Defendants other than, any affiliates of the ArciTerra Defendants that directly own an interest in real property and are currently defendants in a pending state or federal court foreclosure or receivership action (collectively, the "Excluded Entities"), specifically including, without limitation, those entities identified in the attached Schedule.
- 2. The pending federal and state court actions with respect to the Excluded Entities (collectively, the "Excluded Actions"), including, without limitation, those actions identified in the attached Schedule, shall be excluded from the scope of any stay of proceedings implemented in this case. The real properties in which the Excluded Entities directly own an interest (together, the "Excluded Properties"), including, without limitation, those properties identified in the attached Schedule and the associated personal property, including bank accounts, shall be excluded from the receivership estate of any SEC Action Receiver.
- 3. The Intervenors do not object to the SEC Action Receiver's intervention as a party in the Excluded Actions; provided, however, the Intervenors reserve any and all defenses, objections, cross-claims, and counterclaims with respect to the SEC Action Receiver other than as expressly set forth in Paragraph 6 below.
- 4. Each Intervenor and the SEC Action Receiver shall cooperate in good faith to provide in a timely manner non-privileged information reasonably requested by the SEC

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Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 36 of 49

Action Receiver, or by the respective Intervenor, with respect to the applicable Excluded Action(s), Excluded Property(ies), or receivership related to such Intervenor; provided, however, that the SEC Action Receiver shall be subject to all of the same restrictions on its ability to receive, request, and disclose information that apply to the Excluded Entities under orders entered in the Excluded Actions or under law applicable in those jurisdictions.

- 5. Each Intervenor shall provide sufficient notice to the SEC Action Receiver before any sheriff's sale, trustee's sale, auction sale, or other disposition of any Excluded Property in which that Intervenor holds an interest. For the avoidance of doubt, 30 days' advance notice of any disposition of Excluded Property shall be sufficient for purposes of this Paragraph 5.
- 6. Intervenors specifically consent to the SEC Action Receiver's intervention in the Excluded Actions for the limited purpose of asserting the right to receive any distributions to which the Excluded Entities would otherwise be entitled under applicable law, and to any request by the SEC Action Receiver to hold funds that would otherwise be distributed to the Excluded Entities with the clerk of the court, in escrow, or otherwise segregated pending further order of this Court. The rights of the SEC Action Receiver set forth in this Paragraph 6 are in addition to those rights of the SEC Action Receiver set forth in Paragraph 3 above.
- 7. With respect to ATA Plaza OK, LLC (the "Tulsa Entity"), an Affiliate of the ArciTerra Defendants, and the real property that it owns, which has the municipal address of 8156 S. Lewis Ave, Tulsa, Oklahoma 74137 (the "Tulsa Property"), the Stipulation Parties agree that: (a) secured lender and Intervenor U.S. Bank National Association, as Trustee for the Benefit of the Holders of the M360 2021-CRE3 Notes ("Tulsa Lender"), shall file a foreclosure and receivership proceeding against the Tulsa Entity and Tulsa Property on or before December 23, 2023; (b) the foreclosure and receivership pleadings shall reference this proceeding, and the proposed order seeking the appointment of a receiver shall expressly reference this proceeding and shall be subject to the rights and restrictions provided for and in favor of SEC and the SEC Action Receiver; (c) SEC and the SEC Action Receiver shall

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 37 of 49

1	not contest such proceeding, provided, that Tul	sa Lender and any receiver appointed in such	
2	proceeding ("Tulsa Receiver") shall abide by this Stipulation; and (d) to the extent a court		
3	enters an order appointing a receiver over the Tulsa Property and/or the Tulsa Borrower, th		
4	appointment of Tulsa Receiver shall be subject to the terms of this order.		
5			
6	SO STIPULATED.		
7			
8	Dated: December 20, 2023	/s/Neal Jacobson Neal Jacobson Attorney for Plaintiff SECURITIES AND	
10		EXCHANGE COMMISSION	
11			
12		/s/Seth Waxman Seth Waxman	
13		Attorney for Defendants Jonathan Larmore;	
14		ArciTerra Companies, LLC; ArciTerra Note Advisors II, LLC; ArciTerra Note Advisors	
15		III, LLC; and ArciTerra Strategic Retail Advisors, LLC	
16		,, 220	
17		/s/ Paul Mackowski	
18		Paul D. Mackowski	
		Amundsen Davis, LLC 201 North Illinois Street, 14 th Floor	
19		Indianapolis, IN 46204	
20		Attorney for Receiver, Martha Lehman	
21			
22		/s/ Julie Camden	
23		Julie A. Camden	
		Camden & Meridew, P.C. 10412 Allisonville Road, Suite 200	
24		Fishers, IN 46038	
25		Attorney for Circle City Outdoor Living	
26		LLC, Crew Enterprises LLC, Dream Construction LLC, Indy Asphalt Appeal	
27		LLC, and Styner LLC	
28			
I	l		

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 38 of 49

1	1	
	<u>/</u>	/s/Robert Warzel Robert Mark Warzel
2	1	Spencer Fane LLP
3		2415 E Camelback Rd., Ste. 600
4		Phoenix, AZ 85016-4251
5		and-
6		Scott A. Wissel
7		Lewis Rice LLC
		1010 Walnut, Suite 500
8		Kansas City, MO 64106
9	4	Attorneys for Alliant Credit Union
10	li de la companya de	
11		/s/Bradley Drell
12		Bradley L Drell Gold Weems Bruser Sues & Rundell APLC
12		2001 MacArthur Dr.
13		Alexandria, LA 71301
14		Attorney for First Guaranty Bank
15		
16		/s/ Kyle Hirsch
10]	Kyle Sylvan Hirsch
17		Bryan Cave Leighton Paisner LLP - Phoenix, AZ
18		2 N Central Ave., Ste. 2100
		Phoenix, AZ 85004-4406
19		Attorney for M360 WH-2 FL Seller LLC and
20		U.S. BANK NATIONAL ASSOCIATION, as
21		Trustee for the benefit of the Holders of the M360 2021-CRE3 Notes
21 22		Trustee for the benefit of the Holders of the M360 2021-CRE3 Notes
22 23		
22 23 24		
22 23 24 25		
22 23 24 25 26		
22 23 24 25		

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 39 of 49

/s/ Jason DeJonker 1 Jason J. DeJonker William Silas Hackney 2 Bryan Cave Leighton Paisner LLP 3 161 N. Clark St., Ste. 4300 Chicago, IL 60601 4 Attorneys for Midland Loan Services, a division of PNC Bank, N.A., as special 5 servicer for U.S. BANK NATIONAL 6 ASSOCIATION, as Trustee for the Benefit of the Holders of the M360 7 2021-CRE3 Notes 8 /s/David Audley 9 David Audley Chapman & Cutler LLP - S Canal St. 10 Chicago 11 320 S Canal St., Ste. 2700 Chicago, IL 60606 12 Attorney for UMB Bank, N.A., as Trustee of 13 the Forum (Louisville, KY) Ground Lease Backed Pass-Through Trust and as Trustee 14 of the Mauna Lani (Kamuela, HI) Group Lease Backed Pass-Through Trust 15 16 /s/ Jonathan Sundheimer 17 Jonathan Sundheimer 18 Barnes & Thornburg LLP 11 S. Meridian St. 19 Indianapolis, IN 46204 Attorney for Wells Fargo Bank, National 20 Association, as Trustee, for the Benefit of 21 the Holders of Benchmark 2018-B7 Mortgage Trust Commercial Mortgage 22 Pass-Through Certificates, Series 2018-B7 23 24 25 26 27 28

/s/ Jean-Jacques Cabou Jean-Jacques Cabou Perkins Coie LLP 2901 N Central Ave., Ste. 2000 Phoenix, AZ 85012 Attorney for Wilmington Trust, National Association, as Trustee for the Benefit of the Registered Holders of JPMBB Commercial Mortgage Securities Trust 2015-C33, Commercial Mortgage Pass-Through Certificates, Series 2015-C33 SO ORDERED.

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 41 of 49

SCHEDULE TO STIPULATION

Excluded Action:

Excluded Entities

Wilmington Trust v. AT Jefferson Center FW IN Owner, LLC, et al., pending in Allen County, Indiana, Superior Court as Case No. 02D03-

Excluded Properties

6723 W. Jefferson Blvd., Fort Wayne, IN

1415 W. Dupont Road, Fort Wayne, IN

1125 E. Dupont Road, Fort Wayne, IN

1013 W. Votaw Street, Portland, IN

6417 Lima Road, Fort Wayne, IN

2307-MF-000225

AT Jefferson Center FW IN Owner, LLC

AT Lima Plaza FW IN Owner, LLC

AT Pine Valley FW IN Owner, LLC

AT Portland Commons IN Owner, LLC

AT Max FW IN Owner, LLC

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Excluded Action: First Guaranty Bank v. Larmore, et al., pending in the United States District Court for the Western District of Louisiana as Case No. 5:23-

cv-00683 (W.D. La.)

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Excluded Entities	Excluded Properties
AT Wheatland Naperville IL, LLC	3124-3224 S Route 59 Naperville, IL
AT Briargate IL, LLC	454 & 456-464 Redington Dr, South Elgin, IL; and 465 Briargate Dr, South Elgin, IL
AT Belleville Crossing IL – Inline, LLC	5875-5701 Belleville Crossing Street, Belleville, IL and 5551-5531 Belleville Crossing Street, Belleville, IL
AT Forum Louisville KY II, LLC	3124-3224 S Route 59 Naperville, IL; Leasehold on 150-300 N Hurstbourne Parkway, Louisville, KY and on 0.806 +/- acres out Parcel 150-300 N Hurstbourne Parkway, Louisville, KY
Arciterra USB Rochester MN, LLC	2665 Commerce Dr, NW Rochester, MN
AT Bloomington IL, LLC	2243 Westgate Dr, Bloomington, IL

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 42 of 49

1	Excluded Actions: Wells Fargo Bank, National Association, as Trustee, v. AT Castleton IN
1	Owner II, LLC et al., pending in Marion County, Indiana, Superior
2	Court as Cause No. 49D01-2312-MF-046494 (formerly 49D06-2312-
2	MF-046494)
3	Circle City Outdoors et al. v. Arciterra Companies, LLC et al., pending
4	in Hamilton County, Indiana, Superior Court as Cause No. 29D02-
_	2305-PL-004542
5	Circle City Outdoors et al. v. Arciterra Companies, LLC et al., pending
6	in Hamilton County, Indiana, Superior Court as Cause No.
J	29D07-2311-PL-10935
7	In re AT Castleton IN Owner II, LLC, pending in the United States
8	Bankruptcy Court for the Southern District of Indiana as Case No. 23-
٥	05511-JJG-11
9	In re ArciTerra Vermont Indianapolis IN, LLC, pending in the United
4.0	States Bankruptcy Court for the Southern District of Indiana as Case
10	No. 23-05536
11	In re Arciterra Westgate Indianapolis IN II, LLC, pending in the United
	States Bankruptcy Court for the Southern District of Indiana as Case
12	No. 23-05522-JJG-11
13	In re AT Plainfield Village IN II, LLC, pending in the United States
13	Bankruptcy Court for the Southern District of Indiana as Case No. 23-
14	05519-JJG-11
1.5	In re ArciTerra Noble West Noblesville IN, LLC, pending in the United
15	States Bankruptcy Court for the Southern District of Indiana as Case
16	No. 23-05540- JJG-11

Excluded Entities	Excluded Properties
AT Castleton IN Owner II, LLC	8310-8430 and 8440-8540 Castleton
	Corner Drive, Indianapolis, Indiana 46250
Castleton Corner Owners Association, Inc.	[Non-ArciTerra entity being listed in an
	abundance of caution]
	Assets owned by CCOA and held in
	conjunction the Castleton Corner Shopping
	Center as set forth in the Declaration of
	Development Standards, Covenants and
	Restrictions for Castleton Corner, as
	recorded with the Recorder of Marion
	County, Indiana on November 20, 1981
AT Castleton IN Owner, LLC	All assets
AT Altus Echelon IN, LLC	5252 East 82 nd Street, Indianapolis, Indiana
·	46250
ArciTerra Michigan Road Indianapolis IN,	8320 - 8350 N. Michigan Road
LLC	Indianapolis, Indiana 46268

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 43 of 49

Excluded Entities	Excluded Properties
ArciTerra Noble West Noblesville IN, LLC	14753 Hazel Dell Crossing, 14741 Hazel
	Dell Crossing, and 14765 Hazel Dell
	Crossing, Noblesville, Indiana 46062
AT Plainfield Village IN, LLC	Commercial Vacant Land located adjacent
	to 160 Plainfield Village Drive, Plainfield,
	Indiana 46168
AT Plainfield Village IN II, LLC	160 Plainfield Village Drive, Plainfield,
	Indiana 46168
ArciTerra Vermont Indianapolis IN, LLC	120 East Vermont Street and 123 East
_	Michigan Street, Indianapolis, Indiana
	46204
ArciTerra Westgate Indianapolis IN II, LLC	5103-5173 West Washington Street,
	Indianapolis, Indiana 46241

Excluded Actions: UMB Bank, N.A. v. JB Forum Land, LLC, et al., pending in the United States District Court for the Western District of Kentucky as Case No. 23-CV-575

M360 v. AT ML Leasehold HI, LLC, et al., pending in the Circuit Court of the Third Circuit of the State of Hawaii in Civil No. 3 CCV-23-259

Excluded Entities	Excluded Properties
JB Forum Land, LLC; AT Forum Louisville	150-300 N Hurstbourne Parkway,
KY II, LLC	Louisville, KY
JB ML Land HI, LLC; AT ML Leasehold	68-1330 Mauna Lani Drive, Kamuela,
HI, LLC	Hawai`i 96743

Excluded Action: TBD

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Excluded Entities	Excluded Properties	
ATA Plaza OK, LLC	8156 S. Lewis Ave, Tulsa, OK 74137	

Excluded Action: Alliant Credit Union v. Arciterra Olathe Pointe Olathe KS, LLC, pending in the District Court of Johnson County, Kansas, in Case No. 23CV05137

Excluded Entities	Excluded Properties
Arciterra Olathe Pointe Olathe KS, LLC	Olathe Pointe Shopping Center, located
	generally at the southeast corner of the

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 44 of 49

	Excluded Entities		Excluded Properties
1			intersection of West 119 th Street and South
2			Black Bob Road, Olathe, Kansas 66062
3 4 5	in the District Court of Johnson County, Kansas, in Case No. 23CV03136		
	Excluded Entities		Excluded Properties
6 7	JB Olathe Outlot 2		11911 S. South Black Bob Road, Olathe, Kansas 66062
8	Excluded Action:		citerra Noble West Noblesville IN, LLC, hty, Indiana, Superior Court 2 in Case No.
10		29D02-2308-MF-007315.	ny, maiana, superior court 2 in case ivo.
11	Excluded Entities		Excluded Properties
12		est Noblesville IN, LLC	14753 Hazel Dell, Noblesville, Indiana 46062
13	Concernition to the concernition of the concer		
14	Evaluded Actions:	IIS Rank National Associa	ation as Trustee for the henefit of the Holders
15	Excluded Actions: U.S. Bank National Association, as Trustee for the benefit of the Holders of the M360 2021-CRE3 Notes v. ATA Fishville FL, LLC, et al., pending in the 20th Judicial Circuit Court for Charlotte County, Florida, in Case		
16		No. 23-002446-CA	
17	Excluded Entities		Excluded Properties
18		LLC; JB Fishville Harbor	1200 W. Retta Esplanade, Punta Gorda,
19	Land, LLC, and JE LLC (Florida Fore	B Fishville Retail Land, closure Matter)	FL 33950
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Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 45 of 49

EXHIBIT D

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 46 of 49

EXHIBIT D

Plaintiffs	Named	Court	Case No.
Naida E. Arcenas	Tommy E. Bolton	Circuit Court of the 20th Judicial Circuit, Charlotte County, Florida	23-CA-612
James F. Wilson Living Revocable Trust of James F. Wilson	M/Y BBella, Official Number 1290829	E.D. VA	23-00441
Meadows Bank	AT New West Clifton Co, LLC	District Court of Mesa County, Colorado	2023CV030280
Community America Credit Union	JB Olathe Outlot 2 LLC	District Court of Johnson County, Kansas	23CV03136
1000 West Marion LLC	1000 West Marion PG FL, LLC; and Jonathan M Larmore	Circuit Court of the 20th Judicial Circuit, Charlotte County, Florida	23001868CA
TMI Trust Company	ArcitTerra Note Fund II, LLC; ArciTerra Note Fund III, LLC; ArciTerra Reit Advisors, LLC; ArciTerra Note Advisors II, LLC; ArciTerra Whitefish Advisors, LLC; CSL Investments, LLC; ArciTerra Note Fund II, Investment Company LLC; and ArciTerra Note Funds III,	Superior Court of Maricopa County, Arizona	CV2023-008887

¹ The actions are stayed only against Receivership Entities and Receivership Assets.

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 47 of 49

	Investment Company, LLC		
Conroad Associates, L.P.	Castleton Corner Owners Association, Inc.; AT Castleton In Owner, LLC; AT Castleton In Association Manager, LLC; ArciTerra Companies, LLC; Jonathan M Larmore; Crystal Scudder; and James C. Shook, Jr.	Indiana Southern District Court	1:22-ev-00750
UMB Bank, N.A.	JML BC G400, LLC; Larmore IRR Life Insurance Trust; and Jonathan M. Larmore	District Court of Dallas County, Texas	DC-23-07370
8350 Michigan Rd	ArciTerra Michigan Road Indianapolis IN, LLC	Marion County Public Health Department	HSG23-01952
B. Brad and Monica Mason TIC; Diana K. Hamilton; and John F. Cardarelli	Jonathan M. Larmore; Michelle A. Larmore; Marsha M. Larmore; Blaine D. Rice; Andrea Thompson; Kevin L. Gulbranson; Robert F. Crook; Arciterra Strategic Income Corporation - Belleville Crossing, IL; and ArciTerra Companies, LLC	Illinois Southern District	3:23cv01785

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 48 of 49

Conroad Associates, L.P.	Castleton Corner Owners Association, Inc. and McKinley, Inc.	Superior Court of Marion County, Indiana	49D01-1612-PL- 044978
Diversified Investment Managed Capital Group, L.P.	Wheatland Marketplace Lot 7 Co.	Circuit Court of the 12th Judicial Circuit, Will County, Illinois	22CH000043
Echo Properties	ATA Plaza OK LLC	District Court of Tulsa County, Oklahoma	CJ-2023-262
Overturf Law F/K/A Overturf Fowler LLP	AT Altus Echelon IN, LLC	Superior Court of Hamilton County, Indiana	29D02-2307- CC-006552
AT Castleton IN Owner, LLC; AT Castleton IN Owner II, LLC	Castleton Shopping Center, LLC	Indiana Commercial Court	49D01-2107-PL- 024537
Price Edwards & Company, LLC	ATA Plaza OK LLC	District Court of Tulsa County, Oklahoma	CJ-2023-1765
Regal Restoration LLC	Araphoe County Public Trustee; AT Seven Hills Aurora Co II, LLC; City of Aurora; Grass River Real Estate Credit Partners; M360 2019 Cre2 Ltd; Mcreif Subreit LLC; Wells Fargo Bank NA; and Yam Capital III, LLC	District Court of Araphoe County, Colorado	2023CV30603
N/A	ArciTerra BP Olathe KS LLC	Board of Tax Appeals of the State of Kansas	2018-3350-EQ to 2018-3352-EQ; 2019-3796-EQ to 2019-3798-EQ; 2020-4077-EQ to 2020-4079-EQ; and 2021-3856- EQ to 2021- 3858-EQ

Case 2:23-cv-02470-DLR Document 77 Filed 12/21/23 Page 49 of 49

U.S. Bank National Association, as the trustee for the benefit of the Holders of the M360 2021-CRE3 Notes	ATA Fishville FL, LLC; JB Fishville Harbor Land, LLC; JB Fishville Retail Land, LLC; Yam Capital LLC; ATFL Construction LLC; BOP	Circuit Court of the 20th Judicial Circuit, Charlotte County, Florida	23-002446-CA
	Fishermen's Village, LLC		
Michelle Larmore	Jonathan Larmore and all ArciTerra entities	Maricopa Superior Court, Arizona	CV2023-6422
Front Range Patrol	At Seven Hills Aurora Co. II, LLC	Arapahoe County Court, Colorado	23C038802
City of Danville	A.T.P.T. Danville IL II., LLC	Danville Administrative Court, Illinois	230000304
Providence Bank and Trust	Belleville IL Outlot 6, LLC	Circuit Court of St. Clair County, Illinois, 12th District	23FC0230
Gladiator Roofing & Restoration LLC	Arciterra Group, LLC	Marion County Superior Court, Indiana	49D06-2306-PL- 023191
The Cleaning Source, LLC	ArciTerra Noble West Noblesville IN and Alliant Credit Union	Superior Court of Hamilton County, Indiana	29D03-2304- CC-003922